## Terms and Conditions

- 1. It is understood that this Photographer/Studio is the exclusive official photographer retained to perform the photographic services requested on this Contract.
- 2. No part of any order, including previews, will be delivered until the balance is paid in full.
- 3. The Studio/Photographer reserves the right to use images created under this contract for advertising, display, publication, or other purposes. The client signing this contract warrants that he/she has actual authority to agree to the use of the likeness of all persons included in the portrait in this manner and shall indemnify and defend the Studio/Photographer in the event of litigation arising out of such use. Negatives, digital files, and previews remain the exclusive property of this Studio/Photographer.
- 4. Upon signature, the Studio/Photographer shall reserve the time and date agreed upon. Unless the Studio is able to fully replace the cancelled reservation, all sitting fees and deposits are non-refundable, even if the portrait is rescheduled or cancelled for any reason other than inclement weather.
- 5. If, in the opinion of the photographer, inclement weather or other adverse conditions prevent the creation of a portrait meeting the artistic standards of the Studio/Photographer, the photographer may elect to use and alternative location or reschedule the portrait.
- 6. If the Studio/Photographer cannot perform this contract due to fire or other casualty, strike, act of God, or other cause beyond the control of the parties, or due to photographer's illness or emergency, then the photographer shall return any deposit or sitting fee to the client but shall have no further liability with respect to the Contract. This limitation on liability shall also apply in the event that photographic materials are damaged in processing, lost through camera or media malfunction, lost in the mail. Or otherwise lost or damaged without fault on the part of the photographer. In the event that the Studio/Photographer shall not be liable for any amount in excess of the retail value of the Client's order.
- 7. Client is aware that color dyes in photography may fade or discolor over time due to the inherent qualities of the dyed, and Client releases the Photographer from any liability for any claims whatsoever based upon fading or discoloration due to such inherent qualities.
- 8. The charges in the Contract are based on the Studio/Photographer's Standard Price List. This price list is adjusted periodically and future orders shall be charged at the prices in effect at the time when the order is place.
- 9. NOTICE OF COPYRIGHT: It is ILLEGAL to copy or reproduce these photographs or videos elsewhere without the permission of the Studio/Photographer. Violators of this Federal Law shall be subjected to its civil and criminal penalties.
- 10. This Contract incorporates the entire understanding of the parties. Any modification of this Contract must be in writing and signed by ALL parties.